REMARKS

Reconsideration in view of the foregoing amendments and following remarks is respectfully requested.

The Examiner has gone to great lengths to explain what the two references show, yet does not show why the two references can be combined to meet the claimed subject matter except through obvious. If it was so obvious, the Examiner would be able to find a reference, either providing a teaching to combine the two references, and/or be able to show the exact structure with minor exceptions. Applicant's counsel used to be an Examiner himself and is not appreciative of the obvious rejection. Therefore, the claims should be allowed.

While the Office action also states that claim 1 is rejected, Applicant's counsel is confused because there is no reference of claim 1 in the Office action, even though it states that claim 1 is pending and claim 1 is rejected. Clarification is requested, especially since claim 1 was previously canceled.

It is also requested that since claim 1 has not been addressed, if there should be another Office action, the Office action should be a rejection and a non-final rejection.

In fact, claim 1 was canceled under amendment filed August 19, 2003. Therefore, it is requested that the Examiner now correct the Office action to show that claim 1 was canceled.

Applicant traverses the withdrawal of claims 7-10. The only new element is a print circuit board which is obvious based on intended use. The claims should now be examined.

If there are any further issues yet to be resolved to advance the prosecution of this patent application to issue, the Examiner is requested to telephone the undersigned counsel.

Reconsideration and allowance is respectfully requested. Respectfully submitted,

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